

NAVAL NUCLEAR PROPULSION PROGRAM NAVAL SEA SYSTEMS COMMAND (SEA 08) 1333 ISAAC HULL AVENUE SE WASHINGTON NAVY YARD DC 20376-8010

> 5800 Ser 08B-MP/0198

13 Feb 15

From: Commander, Military Personnel Detachment, Office of Naval

Reactors, Department of Energy

To: Naval Inspector General

Subj: ADVERSE INFORMATION ICO RADM MICHAEL H. MILLER, USN

Ref: (a) VCNO CDA Memo dtd 28 Mar 2014

(b) 5 C.F.R. § 2635.202 (c) 5 C.F.R. § 2635.203

(d) Article 0802, U.S. Navy Regulations

(e) DoDI 1320.04

- 1. As the consolidated disposition authority (CDA) for the Glenn Defense Marine Asia (GDMA) matter per reference (a), I determined that a preponderance of the evidence substantiates that in 2006, while acting as Commander, Carrier Strike Group SEVEN (CSG-7), RADM Michael H. Miller, USN, exercised very poor judgment regarding his relationship with Mr. Leonard Francis, the President of GDMA, a defense contractor and, therefore, a prohibited source for gifts per references (b) and (c). Further, through his repeated and increasingly familiar contacts with Mr. Francis, RADM Miller failed to display the requisite leadership by personal example that is required by reference (d) of all commanding officers, and established, throughout the deployment of USS RONALD REAGAN (CVN-76), a weak ethical tone which permeated the senior leadership of the Strike Group.
- 2. More specifically, I determined that the evidence substantiates the following:
- a. On 9 Feb 2006, while serving as Commander, Carrier Strike Group SEVEN (CCSG-7), RADM Miller accepted the improper gift of a ship model from Mr. Francis by paying less than the market value;
- b. On 9 Feb 2006, while serving as CCSG-7, RADM Miller accepted the improper gift of a GDMA-hosted dinner party in Singapore from Mr. Francis by paying less than the market value;

Subj: ADVERSE INFORMATION ICO RADM MICHAEL H. MILLER, USN

- c. On 4 Jun 2006, while serving as CCSG-7, RADM Miller accepted the improper gift of a GDMA-hosted dinner party in Kuala Lumpur, Malaysia from Mr. Francis by paying less than the market value;
- d. On or about 5 Jun 2006, while serving as CCSG-7, RADM Miller solicited the improper gift of a GDMA-hosted dinner party in Hong Kong from Mr. Francis;
- e. On 11 Jun 2006, while serving as CCSG-7, RADM Miller accepted the improper gift of a GDMA-hosted dinner party in Hong Kong from Mr. Francis by paying less than the market value;
- f. While serving as CCSG-7, RADM Miller improperly endorsed Mr. Francis and GDMA with Bravo Zulu (BZ) messages and Letters of Appreciation; and
- g. While serving as CCSG-7, RADM Miller violated the Standards of Ethical Conduct, which are applicable to all employees of the Executive Branch of the U.S. Government, due to the frequency in which he accepted numerous gifts from Mr. Francis.
- 3. The above findings constitute adverse information in accordance with reference (e).

4 My poin	t of contact	for this	matter is	CAPT	(b)(6), (b)(7)(C)
JAGC, USN.	He may be	reached at	(b)(6), (b)(7)(C)		or
	@navy.mil.				

 \times //\/

T. M. RICHARDSON

Copy to: CNP (N00F)

(b)(6), (b)(7)(C)	OJAG, CODE 14
From:	(b)(6), (b)(7)(C) Naval Reactors
Sent:	Friday, March 06, 2015 11:28
To:	(b)(6), (b)(7)(C) DJAG, CODE 14
Cc:	(b)(6), (b)(7)(C)
Subject:	AIO
Signed By:	(b)(6), (b)(7)(C) @NAVY.MIL

On March 6, 2015, I made formal delivery of the referral to the Acquisition Integrity Office for the two individuals, RADM M and RDML P.

@NAVY,MIL

 $(b^{(b)(6),\,(b)(7)(C)})$)Please keep this for the files for RADM M and RDML P.

(b)(6), (b)(7)(C)

-----Original Message----From (b)(6), (b)(7)(C) CIV NAVSEA, 08

Sent: Wednesday, March 04, 2015 5:45 PM

To (b)(6), (b)(7)(C) Naval Reactors

Subject: Request complete

ATTORNEY CLIENT PRIVILIGED

Signed By:

Two JPAS entries have been made as you have requested, one for each. The actual files will be transmitted via SIPR as soon as we can get to a terminal (likely Friday).

Regards,
(b)(6), (b)(7)(C)

Naval Reactors / NAVSEA 08B
(b)(6), (b)(7)(C)



NAVAL NUCLEAR PROPULSION PROGRAM NAVAL SEA SYSTEMS COMMAND (SEA 08) 1333 ISAAC HULL AVENUE SE WASHINGTON NAVY YARD DC 20376-8010

27 Feb 15

From: Senior Legal Advisor, Consolidated Disposition Authority

To: Catherine Kessmeier, Assistant General Counsel

(Acquisition Integrity)

Subj: REFERRAL OF MATTERS ICO RADM MICHAEL H. MILLER, USN

Ref: (a) VCNO CDA Memo dtd 28 Mar 2014

(b) 5 C.F.R. \$ 2635.202

(c) 5 C.F.R. \$ 2635.203

(d) Article 0802, U.S. Navy Regulations

(e) FAR 9.406-2

(f) FAR 9.407-2

(g) NMCARS 5209.4

Encl: (1) SECNAV ltr of 23 Jan 15

- 1. As the consolidated disposition authority (CDA) for the Glenn Defense Marine Asia (GDMA) matter per reference (a), ADM J.M. Richardson, USN, determined that a preponderance of the evidence substantiates that in 2006, while acting as Commander, Carrier Strike Group SEVEN (CSG-7), RADM Michael H. Miller, USN, exercised exceptionally poor ethical judgment regarding his relationship with Mr. Leonard Francis, the President of GDMA, a defense contractor and, therefore, a prohibited source for gifts per references (b) and (c). Further, through his repeated and increasingly familiar contacts with Mr. Francis, RADM Miller failed to display the requisite leadership by personal example that is required by reference (d) of all commanding officers, and established, throughout the deployment of USS RONALD REAGAN (CVN-76), a weak ethical tone which permeated the senior leadership of the Strike Group.
- 2. More specifically, the CDA determined that the evidence substantiates the following:
- a. On 9 Feb 2006, while serving as Commander, Carrier Strike Group SEVEN (CCSG-7), RADM Miller accepted the improper gift of a ship model from Mr. Francis by paying less than the market value;

Subj: REFERRAL OF MATTERS ICO RADM MICHAEL H. MILLER, USN

- b. On 9 Feb 2006, while serving as CCSG-7, RADM Miller accepted the improper gift of a GDMA-hosted dinner party in Singapore from Mr. Francis by paying less than the market value;
- c. On 4 Jun 2006, while serving as CCSG-7, RADM Miller accepted the improper gift of a GDMA-hosted dinner party in Kuala Lumpur, Malaysia from Mr. Francis by paying less than the market value;
- d. On or about 5 Jun 2006, while serving as CCSG-7, RADM Miller solicited the improper gift of a GDMA-hosted dinner party in Hong Kong from Mr. Francis;
- e. On 11 Jun 2006, while serving as CCSG-7, RADM Miller accepted the improper gift of a GDMA-hosted dinner party in Hong Kong from Mr. Francis by paying less than the market value;
- f. While serving as CCSG-7, RADM Miller improperly endorsed Mr. Francis and GDMA with Bravo Zulu (BZ) messages and Letters of Appreciation; and
- g. While serving as CCSG-7, RADM Miller violated the Standards of Ethical Conduct, which are applicable to all employees of the Executive Branch of the U.S. Government, due to the frequency in which he accepted numerous gifts from Mr. Francis.
- 3. The Secretary of the Navy issued a Letter of Censure to RADM Miller on 23 Jan 15 based on the above findings. Enclosure 1 pertains.

(b)(5)

5. (b)(6), (b)(7)	you	have	any	questions (b)(6), (b)(7)	concerns,	I	may	be	reached	at



NAVAL NUCLEAR PROPULSION PROGRAM NAVAL SEA SYSTEMS COMMAND (SEA 08) 1333 ISAAC HULL AVENUE SE WASHINGTON NAVY YARD DC 20376-8010

> 5800 Ser 08B-MP/0202 13 Feb 15

From: Commander, Military Personnel Detachment, Office of Naval

Reactors, Department of Energy

To: Naval Inspector General

Subj: ADVERSE INFORMATION ICO RDML DAVID R. PIMPO, SC, USN

Ref:

(a) VCNO CDA Memo dtd 28 Mar 2014

(b) 5 C.F.R. § 2635.202 (c) 5 C.F.R. § 2635.203

(d) Article 0802, U.S. Navy Regulations

(e) DoDI 1320.04

- 1. As the consolidated disposition authority (CDA) for the Glenn Defense Marine Asia (GDMA) matter per reference (a), I determined that a preponderance of the evidence substantiates that in 2006 and 2007, while serving as the Supply Officer for USS RONALD REAGAN (CVN 76), RDML David R. Pimpo, SC, USN, exercised very poor judgment regarding his relationship with Mr. Leonard Francis, the President of GDMA, a defense contractor and, therefore, a prohibited source per references (b) and (c). Through his repeated acceptance of improper gifts from Mr. Francis, RDML Pimpo failed to display the requisite leadership by personal example that is required by reference (d) of all commanding officers and their subordinates.
- 2. More specifically, I determined that the evidence substantiates the following:
- a. On 9 Feb 2006, while serving as the Supply Officer, USS RONALD REAGAN (CVN 76), RDML Pimpo accepted the improper gift of a GDMA-hosted dinner party in Singapore from Mr. Francis by paying less than the market value;
- b. On 19 May 2006, while serving as the Supply Officer, USS RONALD REAGAN (CVN 76), RDML Pimpo solicited and accepted the improper gift of lodging reservation services in Hong Kong for himself and block, b

Subj: ADVERSE INFORMATION ICO RDML DAVID R. PIMPO, USN

- C. On 9 Jun 2006, while serving as the Supply Officer, USS RONALD REAGAN (CVN 76), RDML Pimpo accepted the improper gift of sightseeing and shopping tour services for (b)(6), (b)(7)(C) and (c)(C) (C) (D)(6), (b)(7)(C) (D) (D)(6), (b)(7)(C) (D)(6)
- d. On 11 Jun 2006, while serving as the Supply Officer, USS RONALD REAGAN (CVN 76), RDML Pimpo accepted the improper gift of a GDMA-hosted dinner party in Hong Kong from Mr. Francis by paying less than the market value;
- e. On 22 Feb 2007, while serving as the Supply Officer, USS RONALD REAGAN (CVN 76), RDML Pimpo solicited and later accepted the improper gift of lodging reservation services in Hong Kong for himself, and select officers, from GDMA;
- f. On 10 Mar 2007, while serving as the Supply Officer, USS RONALD REAGAN (CVN 76), RDML Pimpo accepted the improper gift of a GDMA-hosted dinner party in Hong Kong from Mr. Francis by paying less than the market value;
- g. On 6 Aug 2007, RDML Pimpo accepted the improper gift of large and small ship models of the USS RONALD REAGAN (CVN 76) from Mr. Francis by paying less than the market value;
- h. While serving as Supply Officer, USS RONALD REAGAN (CVN 76), RDML Pimpo violated the Standards of Ethical Conduct, which are applicable to all employees of the Executive Branch of the U.S. Government, due to the frequency in which he accepted numerous gifts from Mr. Francis.
- i. While serving as Supply Officer, USS RONALD REAGAN (CVN 76), RDML Pimpo improperly accepted gifts in return for being influenced in the performance of his official acts.
- 3. The above findings constitute adverse information in accordance with reference (e).

4.	Му	poin	t of	cont	act	for	this	matter	is	CAPT	(b)(6),	(b)(7)(C)	
JAGO	Ξ,	USN.	Не	may b	e r	each	ed at	(b)(6), (b)(7)(C)					
(b)(6), (b)(7)(C)		@nav	y.mil								'	t .

J. M. RICHARDSON

Copy to: CNP (N00F)



NAVAL NUCLEAR PROPULSION PROGRAM NAVAL SEA SYSTEMS COMMAND (SEA 08) 1333 ISAAC HULL AVENUE SE WASHINGTON NAVY YARD DC 20376-8010

5800

Ser 08B-MP/0200

13 Feb 15

From: Commander, Military Personnel Detachment, Office of Naval

Reactors, Department of Energy

To: Naval Inspector General

Subj: ADVERSE INFORMATION ICO RADM TERRY B. KRAFT, USN

Ref:

(a) VCNO CDA Memo dtd 28 Mar 2014

(b) 5 C.F.R. § 2635.202

(c) 5 C.F.R. § 2635.203

(d) Article 0802, U.S. Navy Regulations

(e) DoDI 1320.04

- 1. As the consolidated disposition authority (CDA) for the Glenn Defense Marine Asia (GDMA) matter per reference (a), I determined that a preponderance of the evidence substantiates that in 2006 and 2007, while serving as Commanding Officer, USS RONALD REAGAN (CVN 76), RADM Terry B. Kraft, USN, exercised very poor judgment regarding his relationship with Mr. Leonard Francis, the President of GDMA, a defense contractor and, therefore, a prohibited source for gifts per references (b) and (c). Through his repeated acceptance of improper gifts from Mr. Francis, RADM Kraft failed to display the requisite leadership by personal example that is required by reference (d) of all commanding officers, and established, throughout the deployment of USS RONALD REAGAN (CVN-76), a weak ethical tone which permeated his command.
- 2. More specifically, I determined that the evidence substantiates the following:
- a. On 9 Feb 2006, while serving as Commanding Officer, USS RONALD REAGAN (CVN 76), RADM Kraft accepted the improper gift of a GDMA-hosted dinner party in Singapore from Mr. Francis by paying less than the market value;
- b. On 4 Jun 2006, while serving as Commanding Officer, USS RONALD REAGAN (CVN 76), RADM Kraft accepted the improper gift of a GDMA-hosted dinner party in Kuala Lumpur, Malaysia from Mr. Francis by paying less than the market value;

Subj: ADVERSE INFORMATION ICO RADM TERRY B. KRAFT, USN

- c. On 11 Jun 2006, while serving as Commanding Officer, USS RONALD REAGAN (CVN 76), RADM Kraft accepted the improper gift of a GDMA-hosted dinner party in Hong Kong from Mr. Francis by paying less than the market value;
- d. On 10 Mar 2007, while serving as Commanding Officer, USS RONALD REAGAN (CVN 76), RADM Kraft accepted the improper gift of a GDMA-hosted dinner party in Hong Kong from Mr. Francis by paying less than the market value;
- e. In March 2007, while serving as Commanding Officer, USS RONALD REAGAN (CVN 76), RADM Kraft improperly endorsed Mr. Francis and GDMA with a Bravo Zulu (BZ) message; and
- f. While serving as Commanding Officer, USS RONALD REAGAN (CVN 76), RADM Kraft violated the Standards of Ethical Conduct, which are applicable to all employees of the Executive Branch of the U.S. Government, due to the frequency in which he accepted gifts from Mr. Francis.
- 3. The above findings constitute adverse information in accordance with reference (e).

4. My	/ poir	t of	contac	ct for	this	matter	is	CAPT	(b)(6), (b)(7)(C)
JAGC,	USN.	He r	may be	reache	d at	(b)(6), (b)(7)(C)			or
(b)(6), (b)(7)(C)		@navy	y.mil.					$\overline{}$	'

J. M. RICHARDSON

Copy to: CNP (NOOF)



MAVAL NUCLEAR PROPULSION PROGRAM MAVAL SEA SYSTEMS COMMAND (SEA 08) 1333 ISAAC HULL AVENUE SE WASHINGTON MAVY YARD DC 20376-8010

27 Feb 15

From: Senior Legal Advisor, Consolidated Disposition Authority

To: Catherine Kessmeier, Assistant General Counsel

(Acquisition Integrity)

Subj: REFERRAL OF MATTERS ICO RDML DAVID R. PIMPO, SC, USN

Ref: (a) VCNO CDA Memo dtd 28 Mar 2014

(b) 5 C.F.R. § 2635.202

(c) 5 C.F.R. § 2635.203

(d) Article 0802, U.S. Navy Regulations

(e) FAR 9.406-2

(f) FAR 9.407-2

(g) NMCARS 5209.4

Encl: (1) SECNAV ltr of 23 Jan 15

- 1. As the consolidated disposition authority (CDA) for the Glenn Defense Marine Asia (GDMA) matter per reference (a), ADM J.M. Richardson, USN, determined that a preponderance of the evidence substantiates that in 2006 and 2007, while serving as the Supply Officer for USS RONALD REAGAN (CVN 76), RDML David R. Pimpo, SC, USN, exercised exceptionally poor ethical judgment regarding his relationship with Mr. Leonard Francis, the President of GDMA, a defense contractor and, therefore, a prohibited source per references (b) and (c). Through his repeated acceptance of improper gifts from Mr. Francis, RDML Pimpo failed to display the requisite leadership by personal example that is required by reference (d) of all commanding officers and their subordinates.
- 2. More specifically, the CDA determined that the evidence substantiates the following:
- a. On 9 Feb 2006, while serving as the Supply Officer, USS RONALD REAGAN (CVN 76), RDML Pimpo accepted the improper gift of a GDMA-hosted dinner party in Singapore from Mr. Francis by paying less than the market value;
- b. On 19 May 2006, while serving as the Supply Officer, USS RONALD REAGAN (CVN 76), RDML Pimpo solicited and accepted the

Subj: REFERRAL OF MATTERS ICO RDML DAVID R. PIMPO, USN

improper gift of lodging reservation services in Hong Kong for himself and (b)(6), (b)(7)(C) and select officers and (b)(6), (b)(7)(C) from GDMA;

- c. On 4 Jun 2006, while serving as the Supply Officer, USS RONALD REAGAN (CVN 76), RDML Pimpo accepted the improper gift of a GDMA-hosted dinner party in Kuala Lumpur, Malaysia from Mr. Francis by paying less than the market value;
- d. On 9 Jun 2006, while serving as the Supply Officer, USS RONALD REAGAN (CVN 76), RDML Pimpo accepted the improper gift of sightseeing and shopping tour services for b(6), (b)(7)(C) an(d), (b)(7)(C) of other select officers, in Hong Kong from GDMA;
- e. On 11 Jun 2006, while serving as the Supply Officer, USS RONALD REAGAN (CVN 76), RDML Pimpo accepted the improper gift of a GDMA-hosted dinner party in Hong Kong from Mr. Francis by paying less than the market value;
- f. On 22 Feb 2007, while serving as the Supply Officer, USS RONALD REAGAN (CVN 76), RDML Pimpo solicited and accepted the improper gift of lodging reservation services in Hong Kong for himself, and select officers, from GDMA;
- g. On 10 Mar 2007, while serving as the Supply Officer, USS RONALD REAGAN (CVN 76), RDML Pimpo accepted the improper gift of a GDMA-hosted dinner party in Hong Kong from Mr. Francis by paying less than the market value;
- h. On 6 Aug 2007, RDML Pimpo accepted the improper gift of large and small ship models of the USS RONALD REAGAN (CVN 76) from Mr. Francis by paying less than the market value;
- i. While serving as Supply Officer, USS RONALD REAGAN (CVN 76), RDML Pimpo violated the Standards of Ethical Conduct, which are applicable to all employees of the Executive Branch of the U.S. Government, due to the frequency in which he accepted numerous gifts from Mr. Francis; and
- j. While serving as Supply Officer, USS RONALD REAGAN (CVN 76), RDML Pimpo improperly accepted gifts in return for being influenced in the performance of his official acts.
- 3. The Secretary of the Navy issued a Letter of Censure to RDML Pimpo on 23 Jan 15 based on the above findings. Enclosure 1 pertains.

Subj: REFERRAL OF MATTERS ICO RDML DAVID R. PIMPO, USN

(D)(5), (D)(7)(E)											
5. If (b)(6), (b)(7)(C)	уоц	have	anv	(b)(6), (b)(7)	Inav	concerns,	I	may	be	reached	at



NAVAL NUCLEAR PROPULSION PROGRAM NAVAL SEA SYSTEMS COMMAND (SEA 08) 1333 ISAAC HULL AVENUE SE WASHINGTON NAVY YARD DC 20376-8010

> 5800 Ser 08B-MP/0196 December 11, 2014

MEMORANDUM FOR SECRETARY OF THE NAVY

SUBJECT: Accountability Actions Relating to Glenn Defense Marine Asia (GDMA) – USS RONALD REAGAN STRIKE GROUP (2006-2007)

References:

(a) SECNAV ltr of 28 Mar 14

(b) VCNO ltr 5800 Ser N09/ of 28 Mar 14

(c) DoDI 1320.04

References (a) and (b) designated me as the consolidated disposition authority (CDA) for the above-referenced subject matter. This memorandum summarizes the CDA actions taken to date.

In the cases of VADM Michael H. Miller,	USN, RADM Terry B. Kraft, USN, and
RDML David R. Pimpo, USN, I recommend that	(b)(5)
(b)(5)	TABs A through C
pertain. Further, I directed my staff to ensure tha	t a summary of VADM Miller's and
RDML Pimpo's lack of judgment in regards to the	
source and foreign national be reported on the Jo	
(JPAS). I have also directed my staff to refer this	
Office (AIO) for any action deemed appropriate.	
(b)(7)(A)	

In accordance with reference (c), any substantiated adverse finding or conclusion from an officially documented investigation or inquiry, or any other credible information of an adverse nature, constitutes "adverse information." I have, therefore, reported all of the substantiated adverse findings concerning each of the aforementioned flag officers to the Naval Inspector General, who will maintain a record of these findings.

One of the issues raised by this matter involves the use of Bravo Zulu (BZ) messages and Letters of Appreciation concerning GDMA, and when the use of the same crosses the line between expressing a permissible "thank you" for meeting contractual

	ible endorsement of, or preference for, received thus far only captures a brief snapshot
of time, mainly in 2006 and 2007,	(b)(5)
	b)(5)
	b)(5)

Finally, I note, again during the stated time period of this review, attempts by Navy personnel to circumvent the Navy's oversight responsibilities over contractors. My CDA team will brief Supply Corps senior leaders on the investigation to determine any lessons learned.

J. M. RICHARDSON

Attachments:

As stated

cc:

VCNO

DJAG



THE SECRETARY OF THE NAVY

WASHINGTON, DC 20350-1000

JAN 2 3 2015

From: Secretary of the Navy

To: RDML David R. Pimpo, SC, USN

Subj: SECRETARIAL LETTER OF CENSURE

Ref: (a) 5 C.F.R. Part 2635

(b) U.S. Navy Regulations, 1990

(c) JAGMAN 0114a

- 1. In 2006 and 2007, while serving as the Supply Officer, USS RONALD REAGAN (CVN 76) which was deployed to the Seventh Fleet area of responsibility, you demonstrated very poor judgment and leadership regarding your relationship with Mr. Leonard Francis, the President of Glenn Defense Marine Asia (GDMA), a defense contractor and, therefore, a prohibited source. During deployment, you engaged in repeated inappropriate contact with Mr. Francis. This repeated and increasingly personal contact evolved into a relationship where you were repeatedly paying Mr. Francis for personal expenses at a rate far below the market value of the items and services which were provided. As a prohibited source, Mr. Francis had a clear and obvious financial incentive to subsidize the purchase of these items in an effort to develop a stronger relationship with a senior officer.
- 2. You repeatedly and improperly accepted gifts from a prohibited source by failing to pay their market value or return them, as required per reference (a). You paid \$1,000 total for at least three but possibly up to five ship models. The market value of each of these ship models was at least \$870.00. attended three GDMA-hosted dinner parties. The first dinner was held on 9 February 2006 at the Jaan Restaurant in Singapore. The second and third dinners were both in Hong Kong; one on 11 June 2006 at Petrus Restaurant and the other on 10 March 2007 at Spoon Restaurant. For the February 2006 and March 2007 dinners, you paid \$50.00 for attending each of these two dinner parties. For the remaining dinner party, although it is unclear what, if anything, you paid for it, it is likely that you did not pay more than \$50.00. You stated (b)(7)(E), (b)(7)(A) that \$50.00 was a reasonable amount to pay because you were not savvy enough to know the difference between a \$50.00 dinner and a \$500.00 dinner, or words to that effect. The market value of each lavish dinner party was considerably more than \$50.00 per person. For example, the total cost of one of the dinners was approximately \$23,061.50, which equates to \$768.72 per attendee.

As a Supply Officer with 20 years of service at the time, you knew or should have known that \$50.00 per person was not the market value of these extravagant dinner parties.

3. You also accepted sightseeing and shopping tour services
from GDMA for (b)(6), (b)(7)(c) and (b)(6), (b)(7)(c) of select senior officers
on or about 9 June 2006 while in Hong Kong. You also twice
solicited and accepted the improper gift of lodging reservation
services in Hong Kong from GDMA; once for yourself, (b)(6), (b)(7)(C)
and select senior officers (b)(6), (b)(7)(C) in May 2006, and on a
second occasion for yourself and select senior officers on or
about 22 February 2007 through on or about 10 March 2007. These
services fell outside the scope of GDMA's contract with the Navy
and were provided at no charge to you. As Supply Officer, you
knew or should have known the contractual obligations and
limitations of GDMA vis-à-vis the Navy. Nevertheless, you used
your relationship with Mr. Francis to secure tour services and
hotel rooms for the benefit of yourself and senior Carrier
Strike Group SEVEN (COMCARSTRKGRU SEVEN) leadership.

	(b)(7)(E), (b)(7)(A)
(b)(7)(E), (b)(7)(A)	The COMCARSTRKGRU SEVEN (b)(7)(E), (b)(7)(A)
(b)(7)(E), (b)(7)(indicating that he does not
that, if he did devents which were investigators, he opinion fully dis	mber discussing these matters at the time and iscuss them, based on the description of the provided to the COMCARSTRKGRU SEVEND (7)(E), (b)(7) by the does not believe that those seeking a legal closed the relevant facts. (b)(7)(E), (b)(7)(A) (c)(A) The former RONALD REAGAN (b)(7)(E), (b)(7)(A) He stated that he did not opine that
the former RONALD designated (b)(SEVEN) (7)(E), (b)(7) (w) ould h materials in the	engage in the described conduct. Furthermore, REAGAN (7)(E), (b)(7)(Stated that since he was not a (7)(E), (b)(7)(A) , he knew that only the COMCARSTRKGRU ave issued such legal opinions. Based on the record concerning you, there are no exceptions of these gifts which are applicable to you in eference (a).

5. Reference (a) makes clear that notwithstanding any exception that might have applied to you, gifts from the same or different sources on a basis so frequent that a reasonable person would be

led to believe that you were using your public office for private gain shall not be accepted. Given the frequency of the gifts which you received from Mr. Francis, your actions would have led a reasonable person with knowledge of the relevant facts to believe that you used your public office for private gain.

- 6. Furthermore, you permitted Mr. Francis to use your position as the RONALD REAGAN Supply Officer to promote the business interests of GDMA by coordinating with him the issuance of inappropriate Bravo Zulu messages on behalf of GDMA, and agreeing with Mr. Francis to conceal the true nature of a dinner party from the Hong Kong Ship Support Office, which Mr. Francis considered to be critical of his company. The timing of these official acts by you occurring after the acceptance of prohibited gifts, at least, created the appearance that Mr. Francis was influencing the performance of your official duties.
- 7. In matters of personal behavior, you were responsible to set the ethical and moral tone for your subordinates, per reference (b). Your improper acceptance of gifts as well as your inappropriately familiar and increasingly supportive relationship with Mr. Francis and GDMA were unsatisfactory. Your conduct constituted a significant deviation from the standards expected of all naval officers.
- 8. Your conduct during this period was contrary to the Standards of Ethical Conduct for Employees of the Executive Branch and U.S. Navy Regulations, references (a) and (b); standards which you had a duty to know and obey.
- 9. You are, therefore, administratively censured for your leadership failure. A copy of this letter will be placed in your official service record in accordance with reference (c).
- 10. Within 15 days of receipt of this letter, you may forward a rebuttal, consistent with reference (c), for inclusion in your official record, if you so desire.

Mabus

Copy to:

CDA

CNP



THE SECRETARY OF THE NAVY

WASHINGTON, DC 20350-1000

JAN 2 3 2015

From: Secretary of the Navy

To: RADM Michael H. Miller, USN

Subj: SECRETARIAL LETTER OF CENSURE

Ref: (a) 5 C.F.R. Part 2635

(b) DoD 5500.07-R (JER)

(c) U.S. Navy Regulations, 1990

(d) JAGMAN 0114a

- In 2006, while serving as Commander, Carrier Strike Group SEVEN (COMCARSTRKGRU SEVEN), which was embarked in USS RONALD REAGAN (CVN 76) and deployed to the Seventh Fleet area of responsibility, you demonstrated very poor judgment and leadership regarding your relationship with Mr. Leonard Francis, the President of Glenn Defense Marine Asia (GDMA), a defense contractor and, therefore, a prohibited source. Prior to the deployment, you initiated e-mail contact with Mr. Francis, indicating that you looked forward to renewing your friendship. This contact began as a request for a shopping recommendation regarding the purchase of personal items. During deployment, you engaged in repeated inappropriate contact with Mr. Francis. This repeated and increasingly personal contact evolved into a relationship where you were repeatedly paying Mr. Francis for personal expenses at a rate far below the market value of the items and services which were provided. As a prohibited source, Mr. Francis had a clear and obvious financial incentive to subsidize the purchase of these items in an effort to develop a stronger relationship with a senior flag officer.
- 2. You repeatedly and improperly accepted gifts from a prohibited source by failing to pay their market value or return them, as required per reference (a). You received a ship model of RONALD REAGAN. The market value of the ship model was at least \$870.00, for which you reimbursed Mr. Francis only \$500.00. You attended three dinner parties. The first dinner was held on 9 February 2006 at the Jaan Restaurant in Singapore; the second dinner was held on 4 June 2006 at the Suisse Chalet Restaurant in Kuala Lumpur, Malaysia; and the third was held in Hong Kong at Petrus Restaurant on 11 June 2006. You paid \$50.00 for attending the GDMA-hosted dinner in Singapore. On 5 June 2006, you signed a personal check for \$1,650.00, which you

explained was to pay, on behalf of yourself and others, \$50.00 per person for the other two GDMA-hosted dinner parties. According to your check registry, you also signed a check on the same day for \$1,200.00 for a "CHAIR+DINNER+CIGARS," but you did not recall to which dinner this check referenced or how much of this amount was associated with compensation for a dinner. However, even viewing the facts in the most favorable light to you by assuming that the entire \$1,200.00 was intended to pay for you and others who attended the GDMA-hosted dinner parties in Malaysia and Hong Kong, the amount was inadequate and still resulted in a gift from a prohibited source. The market value of each lavish dinner party was considerably more than \$50.00 per person. For example, the total cost of one of the dinners was approximately \$23,061.50, which equates to \$768.72 per person. Further, you stated to federal investigators that paying \$50.00 per person for each of the three dinner parties would have fully compensated Mr. Francis, or words to that effect. As a flag officer with over thirty years of naval service at the time, you knew or should have known that \$50.00 per person was not the market value for these extravagant dinner parties.

(b)(7)(E), (b)(7)(A)	
(b)(7)(E), (b)(7)(A)	The
COMCARSTRKGRU SEVEN (b)(7)(E), (b)(7)(A)	
(b)(7)(E), (b)(7)(A) indicating that he does not specifica	llv remember
discussing these matters at the time and that, if h	e did discuss
them, based on the description of the events which	were provided
to the COMCARSTRKGRU SEVENO (7)(E), (b)(7) (by the investigators	he does not
believe that those seeking a legal opinion fully di	, he does not
	scrosed the
the former DONALD DEAGAN	
stated that he did not opine that the Commanding Of	ficer of
RONALD REAGAN could legally engage in the described	conduct.
Furthermore, the former RONALD REAGANO(7)(E), (b)(7) stated that	at since he
was not a designated (b)(7)(E), (b)(7)(A) he knew that	only the
COMCARSTRKGRU SEVEN (7)(E), (b)(7) (would have issued such legal	l opinions.
Based on the materials in the record concerning you	, there are

no exceptions to the acceptance of these gifts which are applicable to you in accordance with reference (a).

- 4. Reference (a) makes clear that notwithstanding any exception that might have applied to you, gifts from the same or different sources on a basis so frequent that a reasonable person would be led to believe that you were using your public office for private gain shall not be accepted. Given the frequency of the gifts you received from Mr. Francis, especially as two of the dinners occurred on dates that were only a week apart, your actions would have led a reasonable person with knowledge of the relevant facts to believe that you used your public office for private gain.
- 5. In addition to improperly accepting gifts from a prohibited source, you solicited a gift from a prohibited source, in violation of the ethics regulations, when you asked Mr. Francis to arrange a dinner party in Hong Kong for 11 June 2006.
- 6. You further exercised poor judgment by improperly expressing in your official capacity your opinion that GDMA was a superior contractor to its competitors, which is prohibited by references (a) and (b). This display of poor judgment was aggravated by the fact that you issued these endorsements within days after the extravagant GDMA-hosted dinners that you attended.
- 7. In matters of personal behavior, you were responsible to set the ethical and moral tone for your subordinates, per reference (c). Your improper acceptance of gifts as well as your inappropriately familiar and increasingly supportive relationship with Mr. Francis, a prohibited source, were unsatisfactory and cultivated an unacceptable sub-par ethical climate within your command. Your conduct constituted a significant deviation from the standards expected of all naval officers, particularly those entrusted with command.
- 8. Your conduct during this period was contrary to the Standards of Ethical Conduct for Employees of the Executive Branch, the Joint Ethics Regulation, and U.S. Navy Regulations, references (a), (b), and (c); standards which you had a duty to know and obey.
- 9. You are, therefore, administratively censured for your leadership failure. A copy of this letter will be placed in your official service record in accordance with reference (d).

10. Within 15 days of receipt of this letter, you may forward a rebuttal, consistent with reference (d), for inclusion in your official record, if you so desire.

Ray Mabus

Copy to:

CDA

CNP



THE SECRETARY OF THE NAVY

WASHINGTON, DC 20350-1000

JAN 2 3 2015

From: Secretary of the Navy

To: RADM Terry B. Kraft, USN

Subj: SECRETARIAL LETTER OF CENSURE

Ref: (a) 5 C.F.R. Part 2635

(b) DoD 5500.07-R (JER)

(c) U.S. Navy Regulations, 1990

(d) JAGMAN 0114a

- 1. In 2006 and 2007, while serving as Commanding Officer, USS RONALD REAGAN (CVN 76) which was deployed to the Seventh Fleet area of responsibility, you demonstrated very poor judgment and leadership by repeatedly accepting gifts from Mr. Leonard Francis, the President of Glenn Defense Marine Asia (GDMA), a defense contractor and, therefore, a prohibited source. You improperly accepted gifts from a prohibited source by repeatedly paying Mr. Francis for extravagant dinners at a rate far below their market value. As a prohibited source, Mr. Francis had a clear and obvious financial incentive to subsidize the purchase of these items in an effort to develop a stronger relationship with a senior officer.
- 2. You attended four GDMA-hosted dinner parties. The first dinner was held on 9 February 2006 at the Jaan Restaurant in Singapore; the second dinner was held on 4 June 2006 at the Suisse Chalet Restaurant in Kuala Lumpur, Malaysia. and fourth dinners were both in Hong Kong; one on 11 June 2006 at Petrus Restaurant and the other on 10 March 2007 at Spoon Restaurant. By your own admission, you paid \$70.00 for each of these dinners. The market value of each lavish dinner party was considerably more than \$70.00 per person. For example, the total cost of one of the dinners was approximately \$23,061.50, which equates to \$768.72 per attendee. Further, you stated to federal investigators that \$70.00 was a reasonable amount to pay, or words to that effect. As a senior officer with over 25 years of service at the time, you knew or should have known that \$70.00 per person was not the market value of these extravagant dinner parties.

(b)(7)(E), (b)(7)(A)					
(b)(7)(E), (b)(7)(A) You claimed that bo (COMCARSTRKGRU SEVEN) and RON	th the Carrier Strike Group SEVEN (b)(7)(E), (b)(7)(A)				
	nce at off-ship dinners and that				
	dance from your RONALD REAGAN (7)(E), (b)(7)(A)				
that you could attend all fou	r dinners. You additionally				
claimed that the RONALD REAGA					
	ined that the cost of each of the				
four dinners should be around	\$70.00. (b)(7)(E), (b)(7)(A)				
	(b)(7)(E), (b)(7)(A)				
(b)(7)(E), (b)(7)(A)	The COMCARSTRKGRU SEVEN (7)(E), (b)(7)(A)				
(b)(7)(E), (b)(7)(A)					
	mber discussing these matters at				
the time and that, if he did					
description of the events whi COMCARSTRKGRU SEVEN (7)(E), (b)(7) (b) th					
believe that those seeking a legal opinion fully disclosed the relevant facts. (b)(7)(E),(b)(7)(A)					
your former RONALD REAGAN (b)(7)(E), (b)(7)(A)					
(2)					
stated that he did not opine that you could legally engage in the described conduct. Furthermore, your formers, (7)(E), (b)(7) (S) tated that					
since he was not a designated (b)(7)(E), (b)(7)(A) he knew that					
	r)(E), (b)(7) Would have issued such legal				
	rials in the record concerning you,				
there are no exceptions to th					
	le acceptance of these gifts which				

- 4. Reference (a) makes clear that notwithstanding any exception that might have applied to you, gifts from the same or different sources on a basis so frequent that a reasonable person would be led to believe that you were using your public office for private gain shall not be accepted. Given the frequency of the gifts which you received from Mr. Francis, especially as two of the dinners occurred on dates that were only a week apart, your actions would have led a reasonable person with knowledge of the relevant facts to believe that you used your public office for private gain.
- 5. You further exercised poor judgment by issuing an official Bravo Zulu (BZ) message that described GDMA as the best in the world and unrivaled in the delivery of customer service, which is prohibited by references (a) and (b). The lack of judgment in issuing the BZ message was aggravated by the fact that you

distributed the endorsement within days of attending one of the extravagant GDMA-hosted dinners.

- 6. In matters of personal behavior, you were responsible to set the ethical and moral tone for your subordinates, per reference (c). Your improper acceptance of gifts from a prohibited source set an unsatisfactory ethical tone. As such, your conduct constituted a significant deviation from the standards expected of all naval officers, particularly those entrusted with command.
- 7. Your conduct during this period was contrary to the Standards of Ethical Conduct for Employees of the Executive Branch, the Joint Ethics Regulation, and U.S. Navy Regulations, references (a), (b), and (c); standards which you had a duty to know and obey.
- 8. You are, therefore, administratively censured for your leadership failure. A copy of this letter will be placed in your official service record in accordance with reference (d).
- 9. Within 15 days of receipt of this letter, you may forward a rebuttal, consistent with reference (d), for inclusion in your official record, if you so desire.

Ray Mabus

Copy to:

CDA

CNP

From: RADM Michael H. Miller, USN

To: Secretary of the Navy

Subj: SUBMISSION IN RESPONSE TO SECRETARIAL LETTER OF

CENSURE

1. I fully accept responsibility for my actions and only offer this response to explain the facts and circumstances addressed in the Letter of Censure.

- 2. I understand the significance and importance of ethics and positive leadership while in command. I have strived to set the example for my officers and crew throughout my forty-year Navy career and during my five command tours. I regularly engaged Staff Judge Advocate's assigned to my staffs during my career to ensure my actions were ethical and proper. I sought ethics advice and ensured my staff was trained and aware of potential ethics issues. I attempted to obtain the facts and encouraged my personal staff to seek clarification and ascertain the facts in relation to the acceptance of gifts and other ethical issues throughout my career.
- 3. It should be noted that the Reagan Strike Group staff had no influence in the selection of ports or husbanding agents during their time in Seventh Fleet area of responsibility. The schedule and husbanding agents for the Reagan Strike Group were coordinated with the Seventh Fleet staff. I extended courtesies to Mr. Francis like I would have for any other foreign official visitor interacting with a visiting Carrier Strike Group. I felt it part of my duties and there was no intent to foster a long-term relationship for personal gain. I had no intent to assist Mr. Francis or his company to procure additional business with the United States Navy. I have not fostered any friendship with Mr. Francis for the past nine years beyond coordinating a tour of the Naval Academy while I was assigned there.

(b)(7)(A), (b)(7)(E)			

- 5. Over the span of the deployment, I had given Mr. Francis five checks in the amount of \$4,603 for compensation for a camera, a model, three chairs, and three dinners. I fell short in properly assessing the fair market value of these items and dinners, but there was no attempt to hide my actions nor was there a reckless disregard for the ethics regulation. The chairs and model were presented to me as unsolicited gifts and I attempted to assess fair market value for items that are unique and wrote Mr. Francis personal checks to cover them. Refusing these gifts would have made a cleaner record, but was logistically difficult. Regardless, I attempted in each instance to meet the requirements for the acceptance of each of these gifts and dinners.
- 6. I have strived to serve honorably every day of my forty-plus year career. I accept responsibility for my actions but ask that my career be judged not based on these isolated incidents but rather on my honorable service over the span of forty years. Since 2006, I have served honorably on the US Fleet Forces staff, the CNO/SECNAV staff as the Chief of Legislative Affairs, and for the past four years as the Superintendent of the United State Naval Academy.
- 7. I have the greatest respect for your leadership and agree that I should have used better judgment in my interactions with Mr. Francis. I fully intended to comply with my ethical responsibilities and to avoid any actual or perceived lapses. I agree that I should have been more diligent in verifying the fair market values for what I received and for what I personally paid. I know now that I should have avoided any personal interaction whatsoever with Mr. Francis. I offer my sincere apology for this entire episode and will rely on your fairness and integrity regarding my case.

M.H. Miller

RADM TISN